

# **EXHIBIT 1**

**502553597 10/31/2013****PATENT ASSIGNMENT COVER SHEET**

Electronic Version v1.1  
 Stylesheet Version v1.2

EPAS ID: PAT2599210

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

**CONVEYING PARTY DATA**

Name	Execution Date
ROCKSTAR CONSORTIUM US LP	10/31/2013

**RECEIVING PARTY DATA**

Name:	MOBILESTAR TECHNOLOGIES LLC
Street Address:	LEGACY TOWN CENTER 1
Internal Address:	7160 NORTH DALLAS PARKWAY, SUITE 250
City:	PLANO
State/Country:	TEXAS
Postal Code:	75024

**PROPERTY NUMBERS Total: 9**

Property Type	Number
Patent Number:	6037937
Patent Number:	6333973
Patent Number:	6510452
Patent Number:	6738809
Patent Number:	6765591
Patent Number:	6463131
Patent Number:	6122348
Patent Number:	6937572
Application Number:	13845955

CH \$360.00 6037937

**CORRESPONDENCE DATA**

Fax Number: (613)576-1028  
 Phone: 613-576-1005  
 Email: akosabek@ip-rockstar.com

*Correspondence will be sent via US Mail when the email attempt is unsuccessful.*

**502553597**

**PATENT**  
**REEL: 031523 FRAME: 0182**

Correspondent Name: AMIE KOSABEK  
Address Line 1: 515 LEGGET DRIVE  
Address Line 2: SUITE 300  
Address Line 4: KANATA, CANADA K2K 3G4

ATTORNEY DOCKET NUMBER:	MOBILESTAR
NAME OF SUBMITTER:	AMIE KOSABEK
Signature:	/AMIE KOSABEK/
Date:	10/31/2013

Total Attachments: 7

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## PATENT ASSIGNMENT

This PATENT ASSIGNMENT ("Assignment") dated as of October 31, 2013 (the "Effective Date") by and between:

- (i) Rockstar Consortium US LP, a limited partnership organized under the laws of Delaware ("Assignor"), the address of which is Legacy Town Center 1, 7160 North Dallas Parkway, Suite No. 250, Plano, TX 75024, USA; and
- (ii) MobileStar Technologies LLC, a limited liability company organized under the laws of Delaware ("Assignee"), the address of which is Legacy Town Center 1, 7160 North Dallas Parkway, Suite No. 250, Plano, TX 75024, USA.

### WITNESSETH:

WHEREAS, Assignor agreed to transfer certain assets of Assignor, including, without limitation, the patents, patent applications and provisional patent applications identified and set forth below; and

WHEREAS, Assignor now wishes to assign to Assignee, and Assignee wishes to acquire from Assignor, all of Assignor's right, title and interest in and to the Assigned Patents (as defined below).

NOW, THEREFORE, in consideration of the foregoing and the mutual promises and agreements contained in this Assignment, and for other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

1. Assignment. Assignor hereby assigns to Assignee, and Assignee hereby accepts and acquires from Assignor, all of Assignor's right, title, and interest throughout the world (under any and all laws and in any and all jurisdictions) in and to the following (collectively, the "Assigned Patent Assets"):

- (i) All of the patents, patent applications and provisional patent applications set forth on Schedule A attached hereto (collectively, the "Assigned Patents");
- (ii) all divisionals, continuations, continuations-in-part, substitutes, extensions, renewals, reissues, reexaminations, other applications and related cases (in each instance, whether pending, issued, abandoned or filed in the future) that have been or shall be filed anywhere in the world and that are based upon any of the Assigned Patents (all of the foregoing, collectively, "Related Cases");
- (iii) any inventions and improvements claimed or disclosed in any of the Assigned Patents or Related Cases, and any and all letters patent, certificates of invention, design registrations and utility models which may be granted therefor; and

- (iv) all causes of action, enforcement rights, infringement claims and other rights (including all rights to pursue damages, injunctive relief and other remedies for past, present and future infringement) based upon, arising out of or relating to any of the Assigned Patents or Related Cases.

Pursuant to the foregoing assignment, each of the Assigned Patent Assets shall hereafter be for Assignee's own use and enjoyment, and for the use and enjoyment of Assignee's successors and assigns, as fully and entirely as the same would have been held and enjoyed by Assignor if this Assignment had not been made. The assignment pursuant to this Section 1 includes, without limitation (A) the right, if any, to register or apply in all countries and regions in the Assignee's name for patents, utility models, design registrations and like rights of exclusion and for inventors' certificates for said inventions and improvements; (B) the right to apply for, prosecute, maintain and defend the Assigned Patent Assets (including the right to continue any such action underway and to revive any such action previously abandoned) before any public or private agency, office or registrar including by filing reissues, reexaminations, divisionals, continuations, continuations-in-part, substitutes, extensions and all other applications and post issue proceedings included in the Assigned Patent Assets; (C) the right, if any, to claim priority based on the filing dates of any of the Assigned Patents or Related Cases under the International Convention for the Protection of Industrial Property, the Patent Cooperation Treaty, the European Patent Convention, the Paris Convention, and all other treaties of like purposes; and (D) the right to sue and recover damages or other compensation for past, present or future infringements thereof, the right to sue and obtain equitable relief, including injunctive relief, in respect of such infringements, and the right to fully and entirely stand in the place of the Assignor in all matters related to the Assigned Patent Assets.

2. Authorization. Assignor also hereby expressly authorizes the respective patent office or governmental agency in each and every jurisdiction worldwide (including the Commissioner of Patents and Trademarks in the United States Patent and Trademark Office, and the corresponding entities or agencies in any applicable foreign countries or multinational authorities) to do the following: (a) to issue any and all patents or certificates of invention or equivalent which may be granted upon any of the Assigned Patent Assets in the name of Assignee, as the assignee to the entire interest therein; and (b) to record Assignee as the assignee and owner of the Assigned Patent Assets and to deliver to Assignee, and to Assignee's attorneys, agents, successors or assigns, all official documents and communications as may be warranted by this Assignment.

3. Recordation. Assignee shall be solely responsible for all actions and all costs whatsoever, including but not limited to taxes, attorneys' fees and patent office fees in any jurisdiction, associated with the perfection of Assignee's right, title, and interest in and to the Assigned Patent Assets and recordation and/or registration of this Assignment or any other document evidencing the assignment to Assignee of the Assigned Patent Assets.

4. Disclaimer. There are no warranties, representations or conditions, express or implied, statutory or otherwise between the Parties under this Assignment. ASSIGNEE ACKNOWLEDGES THAT THE ASSIGNED PATENT ASSETS ARE CONVEYED WITHOUT ANY REPRESENTATION, WARRANTY OR GUARANTY, INCLUDING WITHOUT LIMITATION AS TO THE CONDITION OF TITLE, ENFORCEABILITY, SUITABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE, MERCHANTABILITY, VALIDITY, REGISTRABILITY OR ANY OTHER WARRANTY, WHETHER EXPRESS OR IMPLIED OR BY OPERATION OF LAW, BY ANY PERSON, INCLUDING WITHOUT LIMITATION BY ASSIGNOR, OR ANY OF ITS OFFICERS, DIRECTORS, EMPLOYEES, ACCOUNTANTS,

FINANCIAL, LEGAL OR OTHER REPRESENTATIVES OR ANY AFFILIATE OF SUCH PERSON.

5. Governing Law. This Agreement shall be construed in accordance with the substantive laws of the State of Delaware, excluding the conflict of law principles thereof. Each of the parties hereto hereby irrevocably agrees that any legal suit, action or proceeding arising out of or based upon this Assignment shall be brought exclusively in the state or federal courts located in the Eastern District of Texas and waives, any objection such party may now or hereafter have to the laying of venue of any such proceeding, and irrevocably submits to the exclusive jurisdiction of any such court in any such suit, action or proceeding.

6. General Provisions. This Assignment may be executed in any number of counterparts, each of which shall be deemed to be an original, and all of which together shall constitute one and the same instrument. Delivery of an executed counterpart of a signature page to this Assignment by facsimile or electronic mail shall be as effective as delivery of a manually executed counterpart of this Assignment. This Assignment may not be supplemented, altered, or modified in any manner except by a writing signed by all parties hereto. The failure of any party to enforce any terms or provisions of this Assignment shall not waive any of its rights under such terms or provisions. This Assignment is binding upon and inures to the benefit of the parties hereto and their respective successors and assigns.

[Remainder of this page intentionally left blank]

MOBILESTAR TECHNOLOGIES LLC

By

Name: Afzal Dean  
Title: President

STATE OF )  
              )  
              ss.:  
COUNTY OF )

On the 31<sup>st</sup> day of October 2013, before me, the undersigned, a notary public in and for said state and county, personally appeared Afzal Dean, personally known to me (or proved to me on the basis of satisfactory evidence), to be the individual who executed the foregoing instrument on behalf of MobileStar Technologies LLC as the President of such company, executed such instrument in such capacity, and acknowledged to me that the execution and delivery of said instrument was duly authorized by said company.

Notary Public  
(Affix Seal Below)

*Michael Vincent Brantley*

[Signature Page to Patent Assignment]

PATENT  
REEL: 031523 FRAME: 0188

IN WITNESS WHEREOF, Assignor and Assignee have caused this instrument to be executed by their respective duly authorized representative as of the Effective Date.

**ROCKSTAR CONSORTIUM US LP**

By Rockstar Consortium LLC, its General Partner

By J.P. Veschi  
Name: John P. Veschi  
Title: CEO

STATE OF )  
              )  
COUNTY OF ) ss.:  
              )

On the 31<sup>st</sup> day of October 2013, before me, the undersigned, a notary public in and for said state and county, personally appeared John Veschi, personally known to me (or proved to me on the basis of satisfactory evidence), to be the individual who executed the foregoing instrument on behalf of Rockstar Consortium LLC as the CEO of such company (such company being the General Partner of Rockstar Consortium, US LP), executed such instrument in such capacity, and acknowledged to me that the execution and delivery of said instrument was duly authorized by said company.

Notary Public  
(Affix Seal Below)



[Signature Page to Patent Assignment]

**PATENT**  
**REEL: 031523 FRAME: 0187**

**Schedule A****LIST OF ASSIGNED PATENTS**

Patent No.	Serial No.	Country	Filing Date	Issue Date	Title
6,037,937	08/985,265	US	12/04/97	03/14/00	NAVIGATION TOOL FOR GRAPHICAL USER INTERFACE
6,333,973	08/842,020	US	04/23/97	12/25/01	INTEGRATED MESSAGE CENTER
6,510,452	09/137,687	US	08/21/98	01/21/03	SYSTEM AND METHOD FOR COMMUNICATIONS MANAGEMENT WITH A NETWORK PRESENCE ICON
6,738,809	09/137,688	US	08/21/98	05/18/04	NETWORK PRESENCE INDICATOR FOR COMMUNICATIONS MANAGEMENT
1,494,392	4104937	DE, FR, GB	10/08/04	03/21/12	NETWORK PRESENCE INDICATOR FOR COMMUNICATIONS MANAGEMENT
2,280,573	CA19992280573 19990820	CA	08/20/99	05/25/10	SYSTEM AND METHOD FOR COMMUNICATIONS MANAGEMENT WITH A NETWORK PRESENCE ICON
2,280,574	CA19992280574 19990820	CA	08/20/99	05/06/08	NETWORK PRESENCE INDICATOR FOR COMMUNICATIONS MANAGEMENT
69930593	DE1999630593T 19990823	DE	08/23/99	03/29/06	NETWORK PRESENCE INDICATOR FOR COMMUNICATIONS MANAGEMENT
0 989 700	99306693.5	FR, GB	08/23/99	03/29/06	NETWORK PRESENCE INDICATOR FOR COMMUNICATIONS MANAGEMENT

[Schedule A]

**PATENT**  
**REEL: 031523 FRAME: 0189**

Patent No.	Serial No.	Country	Filing Date	Issue Date	Title
6,765,591	09/285,424	US	04/02/99	7/20/04	MANAGING A VIRTUAL PRIVATE NETWORK
6,463,131	09/477,679	US	01/05/00	10/08/02	SYSTEM AND METHOD FOR NOTIFYING A USER OF AN INCOMING COMMUNICATION EVENT
2,256,289	CA2256289	CA	12/17/98	11/06/06	SYSTEM AND METHOD FOR MANAGING INCOMING COMMUNICATION EVENTS USING MULTIPLE MEDIA OPTIONS
6,122,348	08/996,034	US	12/22/97	09/01/00	SYSTEM AND METHOD FOR MANAGING INCOMING COMMUNICATION EVENTS USING MULTIPLE MEDIA OPTIONS
JPH112663 09	JP19980355631	JP	12/15/98	N/A	SYSTEM AND METHOD FOR MANAGING INPUT COMMUNICATION EVENT USING PLURAL MEDIA OPTIONS
JP4976471	JP2009303239	JP	09/14/09	04/20/12	SYSTEM AND METHOD FOR INFORMING USER WITH INPUT COMMUNICATION EVENT
0938213	98310272.4	DE, FR, GB, SE	12/15/98	04/05/06	SYSTEM AND METHOD FOR MANAGING INCOMING COMMUNICATION EVENTS USING MULTIPLE MEDIA OPTIONS
6,937,572	09/751,796	US	12/29/00	08/30/05	CALL TRACE ON A PACKET SWITCHED NETWORK
	13/845,955	US	18-03-13		ASSOCIATIVE SEARCH ENGINE

[Schedule A]

RECORDED: 10/31/2013

**PATENT**  
**REEL: 031523 FRAME: 0190**